Horavable Judge Craber; This letter is being went as response to the Notice of Bettois Quenty-Soventh Omsibus Objection Do Clams. I received the notice on a about July the 12th, 2010. Understanding a response was maded by July 30,2010 by 4:00 pm Estavonte can sengeen to trock take ever took took took betal cetic does and badacace le, baringas in the notice and did as directed to apply over the internet only to be seaft hom of bad & tack barragail forms to obtain an user led and pass ward to get a form from the MISbourts.go. Site this cost me 30 dollars and was donse before the dead line; However, I was contacted by MSbcourts people and told can but plan speniste of can with another to the Gudges Chambers where bus sorageer with when of blot ear of amail copies which apply to Gerber Judge , gov.
Which I am now doing - I would
The to change the amount to the original Cost of the vehicle 20,000.00 Instead of the oured amount of 8,615.15.

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APS070509950026-mg Doc 6510 Heb 08/ **08/04/**10 11:41:51 UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK PROOF OF CLAIM Name of Debtor (Check Only One): Case No. Your Claim is Scheduled As Follows: Motors Liquidation Company (f/k/a General Motors Corporation) 09-50026 (REG) □MLCS, LLC (f/k/a Saturn, LLC) 09-50027 (REG) □MLCS Distribution Corporation (f/k/a Saturn Distribution Corporation) 09-50028 (REG) Motors Liquidation Company ☐MLC of Harlem, Inc. (f/k/a Chevrolet-Saturn of Harlem, Inc.) 09-13558 (REG) NOTE: This form should not be used to make a claim for an administrative expense arising after the commencement of the case, but may be used for purposes of asserting a claim under 11 U.S.C. § 503(b)(9) (see Item # 5). All other requests for payment of an administrative expense should be filed pursuant to 11 U.S.C. § 503. Unsecured: Unknown Contingent / Unliquidated / Disputed Name of Creditor (the person or other entity to whom the debtor owes money or property): DILKS, DEBORAH Name and address where notices should be sent: Check this box to indicate that this claim amends a previously filed DILKS, DEBORAH 5327 HERMAN RD claim. CLAREMONT, NC 28610-9444 Court Claim Number: (If known) Filed on: Telephone number: 828 - 615 - 7179 If an amount is identified above, you have a claim scheduled by one of the Debtors as shown. (This scheduled amount of your claim may be an Email Address: Obert-debbie Whater net amendment to a previously scheduled amount.) If you agree with the amount and priority of your claim as scheduled by the Debtor and you have no other claim against the Debtor, you do not need to file this proof or claim form, EXCEPT AS FOLLOWS: If the amount shown is listed as DISPUTED, UNLIQUIDATED, or CONTINGENT, a proof of claim MUST be filed in Name and address where payment should be sent (if different from above): Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy Same Os Above of statement giving particulars. order to receive any distribution in respect of your claim. If you have already filed a proof of claim in accordance with the attached instructions, you need not file again. Check this box if you are the debtor Telephone number: or trustee in this case. 1. Amount of Claim as of Date Case Filed, June 1, 2009: 5 B. 615, 15 Amount of Claim Entitled to Priority under 11 U.S.C. § 507(a), If all or part of your claim is secured, complete item 4 below; however, if all of your claim is unsecured, do not complete item 4. If all or part of If any portion of your claim falls your claim is entitled to priority, complete item 5. If all or part of your claim is asserted pursuant to 11 U.S.C. § 503(b)(9), complete item 5. in one of the following categories, Check this box if claim includes interest or other charges in addition to the principal amount of claim. Attach check the box and state the amount. itemized statement of interest or charges. Specify the priority of the claim. 2. Basis for Claim: Car loan Recall on Spark plug Domestic support obligations under (See instruction #2 on reverse side.) 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B). 3. Last four digits of any number by which creditor identifies debtor: Wages, salaries, or commissions (up to \$10,950*) earned within 180 days 3a. Debtor may have scheduled account as: (See instruction #3a on reverse side.) before filing of the bankruptcy petition or cessation of the debtor's Secured Claim (See instruction #4 on reverse side.) Check the appropriate box if your claim is secured by a lien on property or a right of setoff and provide the requested business, whichever is earlier - 11 U.S.C. § 507(a)(4). Contributions to an employee benefit Nature of property or right of setoff:

Real Estate

Motor Vehicle

Equipment

Other plan = 11 U.S.C. § 507(a)(5). Describe: Up to \$2,425* of deposits toward purchase, lease, or rental of property Value of Property: \$ __ Annual Interest Rate % or services for personal, family, or Amount of arrearage and other charges as of time case filed included in secured claim, if any: \$_ household use - 11 U.S.C. § 507(a)(7). Basis for perfection: Taxes or penalties owed to Amount of Secured Claim: \$ governmental units - 11 U.S.C. Amount Unsecured: \$ \$ 507(a)(8). Value of goods received by the 6. Credits: The amount of all payments on this claim has been credited for the purpose of making this proof of claim. Debtor within 20 days before the date of commencement of the case -7. Documents: Attach redacted copies of any documents that support the claim, such as promissory notes, purchase 11 U.S.C. § 503(b)(9) (§ 507(a)(2)) orders, invoices, itemized statements or running accounts, contracts, judgments, mortgages, and security agreements. Other - Specify applicable paragraph You may also attach a summary. Attach redacted copies of documents providing evidence of perfection of of 11 U.S.C. § 507(a)(__). a security interest. You may also attach a summary. (See instruction 7 and definition of "redacted" on reverse side.) Amount entitled to priority: DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY BE DESTROYED AFTER *Amounts are subject to adjustment on 4/1/10 and every 3 years thereafter with SCANNING. If the documents are not available, please explain in an attachment. respect to cases commenced on or after the date of adjustment. Signature: The person filing this claim must sign it. Sign and print name and title, if any, of the creditor or FOR COURT USE ONLY other person authorized to file this claim and state address and telephone number if different from the notice Date: address above: Attach copy of power of attorney, if any.